1, §515.134

515.134 Failure to attach — effect.

The omission so to do shall not render the policy invalid, but if any company or association neglects to comply with the requirements of section 515.133 it shall forever be precluded from pleading, alleging, or proving any such application or representations, or any part thereof, or falsity thereof, or any parts thereof, in any action upon such policy, and the plaintiff in any such action shall not be required, in order to recover against such company or association, either to plead or prove such application or representation, but may do so at the plaintiff's option.

[C97, \$1741; C24, 27, 31, 35, 39, \$8975; C46, 50, 54, 58, 62, 66, 71, 73, 75, 77, 79, 81, \$515.95] 2007 Acts, ch 152, \$21, 62

CS2007, §515.134 Similar provision, §511.34

Former §515.134 transferred to §515.145; 2007 Acts, ch 152, §40